



QUALCOMM Incorporated

2001 Pennsylvania Ave., NW ■ Suite 650 ■ Washington, DC 20006 ■ Tel: 202.263.0020

www.qualcomm.com

June 8, 2005

Via ECFS

Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

Re: Oral Ex Parte Presentation in WT Docket No. 05-7

Dear Ms. Dortch:

On behalf of QUALCOMM Incorporated (“QUALCOMM”), this is to report that yesterday, I met with Sam Feder and Fred Campbell of Chairman Martin’s staff. During the course of the meeting, I discussed QUALCOMM’s Petition for Declaratory Ruling in the above-referenced proceeding and stressed that it is important that a ruling on the petition be issued expeditiously.

I explained to Messrs. Feder and Campbell the vague aspects of Section 27.60 (b) (iii) of the Commission’s rules, which permits QUALCOMM to “(s)ubmit an engineering study to justify the proposed separations,” but does not explain the methodology to be used in such a study; set forth the standard that the Commission would apply in evaluating such a study, or explain how the Commission would process the many studies that could be filed. I summarized the relief that QUALCOMM seeks in the Petition, that the Commission: 1) allow QUALCOMM to use the well established OET 69 methodology to calculate interference to affected adjacent channel or co-channel TV/DTV stations; 2) establish 2% as *de minimis* interference, the same level of interference deemed *de minimis* in the case of a DTV station interfering with another station; and, 3) provide streamlined processing of engineering studies that do not exceed the *de minimis* level of interference. I emphasized the public interest benefits that will flow from the MediaFLO network that QUALCOMM is launching on its Lower 700 MHz (Channel 55) spectrum in the second half of 2006 and the need for a prompt ruling on QUALCOMM’s Petition.

Respectfully submitted,

/s/ Dean R. Brenner

Dean R. Brenner
Senior Director, Government Affairs
QUALCOMM Incorporated

Cc: Sam Feder
Fred Campbell